1 2 3 4 5	STUART HANLON, CSBN: 66104 SARA RIEF, CSBN: 227279 Law Office of Hanlon & Rief 179 11 th Street, 2 nd Floor San Francisco, CA 94103 Attorney for Defendant DUK SOON CHUN
6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA
8	
9	UNITED STATES OF AMERICA,) No. CR 04-0357 CRB
10	Plaintiff,) STIPULATION AND PROPOSED
11	ORDER RE PRETRIAL RELEASE CONDITIONS
12	DUK SOON CHUN,
13	Defendant.)
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15	Defendant herein, Duk Soon Chun, is presently on pretrial release conditions.
16	IT IS HEREBY STIPULATED between the parties through counsel Peter Axelrod for
17	the United States of America and Stuart Hanlon for defendant Duk Soon Chun, that her pretrial
18	release conditions are modified as follows:
19	Defendant shall be allowed to travel from May 16 through May 18, 2010 to Los Angeles,
20	California for purposes of a business convention. Defendant will provide hotel information to
21	Pretrial Services.
22	Dated: May 4, 2010 /s/ STUART HANLON
23	Attorney for Defendant
24	DUK SOON CHUN
25	Dated: May 4, 2010 /s/ PETER AXELROD
26	Assistant United States Attorney
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ORDER Good cause having been shown and by Stipulation of the parties herein, IT IS HEREBY ORDERED that defendant Duk Soon Chun's pretrial release conditions be modified as follows: Defendant shall be allowed to travel from May 16, 2010, through May 18, 2010, to Los 1. Angeles, California for purposes of work. All other release conditions shall remain the same. IT IS SO ORDERED. 5/11/10 Dated: Judge Joseph C. Spero Magistrate Judg United States Di